

	Page.
Retailers so suspended who presume to retail shall forfeit 40s. for every such offence—1784, ch. 7, sec. 11,	184
Justices directed, on information of persons retailing without license, to issue warrants for bringing them to answer, &c.—1806, ch. 31, sec. 2,	539
Duty of the constables to call on retailers not residing in their respective counties, for their license or permit, and on refusal to give information to some justice, under the penalty of ten dollars—1806, ch. 31, sec. 3,	539
Fines to be paid to the clerk towards the county charges—1806, ch. 31, sec. 4,	540
The tax on licenses to retailers of spirituous liquors, to be collected and received by the clerks of the several counties, instead of the sheriffs—1824, ch. 148,	814
Permit not to be granted to retailers of spirituous liquors or ordinary keepers, after the first of May, 1826, by the court or any judge—1825, ch. 214, sec. 1,	869
Provisions for the granting licenses to them by the county clerks—1825, ch. 214, sec. 2,	869
See 'License' for the law from 1821.	

RETORNO HABENDO.

See REPLEVIN, Ante.

REVERSAL.

See APPEALS.

REVOCATION.

See WILLS—1798, ch. 101.

RIVERS.

1701.—CHAPTER 92.

WHEREAS, There are several counties that are divided by navigable rivers, and no rule has been made how far the jurisdiction of each county shall extend on the river, therefore,

SEC. 3. *Be it enacted by the authority aforesaid,* That every county lying on any navigable river in this state shall extend its jurisdiction from the shore to the channel of such river that divides the county, and be divided from the other county by the channel of the said river; and where any ship or vessel shall ride at anchor in the channel of such river, process may be served on board the said ship by the officer of either county that can first serve it, but when moored by any hold on the land shall be supposed to lie in that county to whose shore she is fastened, if moored.

RIOTS.

If any church, chapel or convent, or any dwelling or other house, any ship, ship-yard or lumber-yard, any barn, stable or other out-house, or any articles of personal property shall be injured or destroyed,